EIGHTY-SEVENTH GENERAL ASSEMBLY 2018 REGULAR SESSION DAILY HOUSE CLIP SHEET April 5, 2018

Clip Sheet Summary

Displays all amendments, fiscal notes, and conference committee reports for previous day.

Bill	Amendment	Action	Sponsor
HF 637	<u>H-8364</u>	Filed	RECEIVED FROM THE SENATE
<u>HF 2442</u>	<u>H-8363</u>	Filed	RECEIVED FROM THE SENATE
<u>HF 2479</u>	<u>H-8368</u>	Filed	ZUMBACH of Linn
<u>SF 359</u>	<u>H-8362</u>	Filed	RIZER of Linn
<u>SF 2227</u>	<u>H-8369</u>	Filed	McKEAN of Jones
SF 2230	<u>H-8360</u>	Filed	OLSON of Polk
SF 2230	<u>H-8361</u>	Filed	WOLFE of Clinton
<u>SF 2311</u>	<u>H-8365</u>	Filed	FORBES of Polk
<u>SF 2311</u>	<u>H-8366</u>	Filed	FORBES of Polk
<u>SF 2311</u>	<u>H-8367</u>	Filed	FORBES of Polk

SENATE AMENDMENT TO HOUSE FILE 637

H-8364

- 1 Amend House File 637, as passed by the House, as follows:
- 2 1. Page 1, line 3, by striking <2017> and inserting <2018>
- 3 2. Page 1, line 21, by striking <check and> and inserting
- 4 <check and, if requested,>
- 5 3. Page 1, line 34, by striking <2017> and inserting <2018>
- 6 4. Page 2, line 11, by striking <2017> and inserting <2018>
- 7 5. Page 2, line 14, by striking <2017> and inserting <2018>
- 8 6. Page 3, line 1, by striking <The applicant shall> and
- 9 inserting <If a background investigation is conducted, the
- 10 applicant shall>
- 11 7. Page 3, after line 17 by inserting:
- 12 <DIVISION ____
- 13 EFFECTIVE DATE
- 14 Sec. . EFFECTIVE DATE. This Act, being deemed of
- 15 immediate importance, takes effect upon enactment.>
- 8. Title page, line 4, by striking <division and> and
- 17 inserting <division,>
- 9. Title page, line 4, by striking <council> and inserting
- 19 <council, and including effective date provisions>
- 20 10. By renumbering as necessary.

H-8364 FILED APRIL 4, 2018

H-8364 -1-

SENATE AMENDMENT TO

HOUSE FILE 2442

H-8363

- 1 Amend House File 2442, as amended, passed, and reprinted by
- 2 the House, as follows:
- 3 l. Page 2, by striking lines 2 through 8 and inserting
- 4 <recovered.>
- 5 2. Page 2, after line 15 by inserting:
- 6 <0c. "Emergency medical care provider" means the same as
- 7 defined in section 147A.1.>
- 8 3. Page 2, line 16, after <any> by inserting <dance or</p>
- 9 cheerleading activity or>
- 10 4. Page 2, lines 17 and 18, by striking <practice, including
- 11 sports, dance, or cheerleading> and inserting <practice
- 12 governed by the Iowa high school athletic association or the
- 13 Iowa girls high school athletic union that is a contact or
- 14 limited contact activity as identified by the American academy
- 15 of pediatrics>
- 16 5. By striking page 2, line 34, through page 3, line 1, and
- 17 inserting <Iowa high school athletic association or the Iowa
- 18 girls high school athletic union, as applicable.>
- 19 6. Page 3, line 14, by striking <Annually,> and inserting
- 20 <For school years beginning on or after July 1, 2018,>
- 7. Page 3, line 15, after <student> by inserting <in grades</p>
- 22 seven through twelve>
- 23 8. Page 3, line 25, after or on
- 24 emergency medical care provider>
- 25 9. Page 3, line 34, by striking <the> and inserting <a>
- 26 10. By striking page 3, line 35, through page 4, line 15,
- 27 and inserting:
- 28 <6. Return-to-play protocol and return-to-learn plans.</p>
- 29 a. The department of public health, in cooperation with the
- 30 Iowa high school athletic association and the Iowa girls high
- 31 school athletic union, shall develop a return-to-play protocol
- 32 based on peer-reviewed scientific evidence consistent with the
- 33 guidelines of the centers for disease control and prevention
- 34 of the United States department of health and human services,
- 35 for a student's return to participation in an extracurricular

- 1 interscholastic activity after showing signs, symptoms, or
- 2 behaviors consistent with a concussion or brain injury. The
- 3 department of public health shall adopt the return-to-play
- 4 protocol by rule pursuant to chapter 17A. The board of
- 5 directors of each school district and the authorities in charge
- 6 of each accredited nonpublic school with enrolled students who
- 7 participate in an extracurricular interscholastic activity
- 8 which is a contest in grades seven through twelve shall adopt
- 9 such protocol by July 1, 2019.
- 10 b. Personnel of a school district or accredited nonpublic
- 11 school with enrolled students who participate in an
- 12 extracurricular interscholastic activity which is a contest in
- 13 grades seven through twelve shall develop a return-to-learn
- 14 plan based on guidance developed by the brain injury
- 15 association of America in cooperation with a student removed
- 16 from participation in an extracurricular interscholastic
- 17 activity and diagnosed with a concussion or brain injury, the
- 18 student's parent or quardian, and the student's licensed health
- 19 care provider to accommodate the student as the student returns
- 20 to the classroom.>
- 21 11. Page 4, line 32, by striking <fully implements the
- 22 protocols> and inserting <adopts and follows the protocol>
- 24 emergency medical care provider or>
- 25 13. Page 4, line 33, after <contest> by inserting <that
- 26 is a contact or limited contact activity as identified by the
- 27 American academy of pediatrics>
- 28 14. Page 4, line 35, after <of> by inserting <the emergency
- 29 medical care provider or>
- 30 15. Page 5, line 2, after <as> by inserting <the emergency
- 31 medical care provider or>
- 32 16. Page 5, line 7, after <school.> by inserting <A school</p>
- 33 district or accredited nonpublic school shall not be liable for
- 34 any claim for injuries or damages if an emergency medical care
- 35 provider or a licensed health care provider who was scheduled

Н-8363 -2-

- 1 to be present and available at a contest is not able to be
- 2 present and available due to unforeseen circumstances and
- 3 the school district or accredited nonpublic school otherwise
- 4 followed the protocol.>
- 5 17. Page 5, line 8, by striking <A> and inserting <An
- 6 emergency medical care provider or a>
- 7 18. Page 5, line 11, after <as> by inserting <the emergency
- 8 medical care provider or>
- 9 19. Page 5, by striking lines 17 through 26.
- 10 20. Page 5, before line 27 by inserting:
- 11 <Sec. . IMPLEMENTATION OF RULES. If the rules required
- 12 to be adopted by the department of public health pursuant to
- 13 section 280.13C, subsection 6, as enacted by this Act, have not
- 14 become effective as of July 1, 2019, the board of directors
- 15 of each school district and the authorities in charge of
- 16 each accredited nonpublic school with enrolled students who
- 17 participate in an extracurricular interscholastic activity
- 18 which is a contest in grades seven through twelve shall adopt
- 19 the return-to-play protocol as soon as practicable after such
- 20 rules become effective.>
- 21. By renumbering, redesignating, and correcting internal
- 22 references as necessary.

H-8363 FILED APRIL 4, 2018

HOUSE FILE 2479

H-8368

- 1 Amend House File 2479 as follows:
- 2 l. Page 1, line 35, after <election.> by inserting <However,</p>
- 3 to reduce emergency medical service response times and the
- 4 quality of emergency medical service provided to the township,
- 5 taxes collected under this paragraph in excess of the amount
- 6 of taxes resulting from imposition of the tax at the rate
- 7 specified in paragraph \tilde{a}'' shall be used exclusively for the
- 8 provision of emergency medical service in the township by
- 9 firefighters or emergency medical service personnel residing in
- 10 the township or by emergency medical service providers located
- ll in the township, including for the training of such personnel
- 12 and the purchase of emergency medical service equipment.>

By ZUMBACH of Linn

H-8368 FILED APRIL 4, 2018

Н-8368 -1-

H-8362

- 1 Amend the amendment, H-8313, to Senate File 359, as passed by
- 2 the Senate, as follows:
- 3 1. By striking page 1, line 1, through page 8, line 3, and
- 4 inserting:
- 5 <Amend Senate File 359, as passed by the Senate, as follows:
- 6 l. By striking everything after the enacting clause and
- 7 inserting:
- 8 <Section 1. NEW SECTION. 146C.1 Legislative findings and
- 9 intent.
- 10 1. The general assembly finds all of the following:
- 11 a. Abortion carries significant physical and psychological
- 12 risks to the pregnant woman, and these physical and
- 13 psychological risks increase exponentially with the
- 14 postfertilization age of the unborn child.
- 15 b. As the second trimester of a pregnancy progresses, in the
- 16 vast majority of uncomplicated pregnancies, the health risks to
- 17 the pregnant woman of undergoing an abortion are greater than
- 18 the risks of carrying a pregnancy to term.
- 19 c. Medical complications from dilation and evacuation
- 20 abortions include but are not limited to pelvic infection;
- 21 incomplete abortions and retained tissue; blood clots; heavy
- 22 bleeding or hemorrhage; laceration, tear, or other injury to
- 23 the cervix; puncture, laceration, tear, or other injury to the
- 24 uterus; injury to the bowel or bladder; depression; anxiety;
- 25 substance abuse; and other emotional or psychological problems.
- 26 Further, in abortions performed in the second trimester, there
- 27 is a higher risk of requiring a hysterectomy, other reparative
- 28 surgery, or blood transfusion.
- 29 d. The state of Iowa has legitimate interests from the
- 30 outset of pregnancy in protecting the health of women, as the
- 31 medical, emotional, and psychological consequences of abortion
- 32 are serious and can be lasting.
- 33 2. Based upon the findings specified in subsection 1, it is
- 34 the intent of the general assembly through application of this
- 35 chapter to restrict the practice of nontherapeutic or elective

- 1 abortion to the period prior to the unborn child achieving the
- 2 postfertilization age of fifteen weeks.
- 3 Sec. 2. NEW SECTION. 146C.2 Definitions.
- 4 As used in this chapter, unless the context otherwise
- 5 requires:
- 6 1. "Abortion" means the termination of a human pregnancy
- 7 with the intent other than to produce a live birth or to remove
- 8 a dead fetus.
- 9 2. "Attempt to perform an abortion" means an act, or
- 10 an omission of a statutorily required act, that, under the
- 11 circumstances as the actor believes them to be, constitutes a
- 12 substantial step in a course of conduct planned to culminate in
- 13 the performing of an abortion.
- 3. "Department" means the department of public health.
- 15 4. "Fertilization" means the fusion of a human spermatozoon
- 16 with a human ovum.
- 17 5. "Major bodily function" includes but is not limited
- 18 to functions of the immune system, normal cell growth, and
- 19 digestive, bowel, bladder, neurological, brain, respiratory,
- 20 circulatory, endocrine, and reproductive functions.
- 21 6. "Medical emergency" means a situation in which an
- 22 abortion is performed to preserve the life of the pregnant
- 23 woman whose life is endangered by a physical disorder, physical
- 24 illness, or physical injury, including a life-endangering
- 25 physical condition caused by or arising from the pregnancy, or
- 26 when continuation of the pregnancy will create a serious risk
- 27 of substantial and irreversible impairment of a major bodily
- 28 function of the pregnant woman.
- 29 7. "Medical facility" means any public or private hospital,
- 30 clinic, center, medical school, medical training institution,
- 31 health care facility, physician's office, infirmary,
- 32 dispensary, ambulatory surgical center, or other institution or
- 33 location where medical care is provided to any person.
- 34 8. "Perform", "performed", or "performing", relative to an
- 35 abortion, means the use of any means, including medical or

Н-8362 -2-

- 1 surgical, to terminate the pregnancy of a woman known to be
- 2 pregnant with the intent other than to produce a live birth or
- 3 to remove a dead fetus.
- 4 9. "Physician" means a person licensed under chapter 148.
- 5 10. "Postfertilization age" means the age of the unborn
- 6 child as calculated from fertilization.
- 7 ll. "Probable postfertilization age" means what, in
- 8 reasonable medical judgment, will with reasonable probability
- 9 be the postfertilization age of the unborn child at the time
- 10 the abortion is to be performed.
- 11 12. "Reasonable medical judgment" means a medical judgment
- 12 made by a reasonably prudent physician who is knowledgeable
- 13 about the case and the treatment possibilities with respect to
- 14 the medical conditions involved.
- 15 13. "Severe fetal abnormality" means a life-threatening
- 16 physical condition that, in the physician's reasonable medical
- 17 judgment, regardless of the provision of life-saving medical
- 18 treatment, is incompatible with life outside the womb.
- 19 14. "Unborn child" means an individual organism of the
- 20 species homo sapiens from fertilization to live birth.
- 21 Sec. 3. NEW SECTION. 146C.3 Determination of
- 22 postfertilization age certain abortions prohibited —
- 23 exceptions reporting requirements penalties.
- 24 1. Except in the case of a medical emergency or a
- 25 severe fetal abnormality, in addition to compliance with
- 26 the prerequisites of chapter 146A, an abortion shall not be
- 27 performed or be attempted to be performed unless the physician
- 28 performing the abortion has first made a determination of the
- 29 probable postfertilization age of the unborn child or relied
- 30 upon such a determination made by another physician. In making
- 31 such a determination, a physician shall make such inquiries
- 32 of the pregnant woman and perform or cause to be performed
- 33 such medical examinations and tests the physician considers
- 34 necessary in making a reasonable medical judgment to accurately
- 35 determine the postfertilization age of the unborn child.

н-8362 -3-

- 1 2. a. A physician shall not perform or attempt to perform
- 2 an abortion upon a pregnant woman when it has been determined,
- 3 by the physician performing the abortion or by another
- 4 physician upon whose determination that physician relies, that
- 5 the probable postfertilization age of the unborn child is
- 6 fifteen or more weeks unless, in the physician's reasonable
- 7 medical judgment, any of the following applies:
- 8 (1) The pregnant woman has a condition which the physician
- 9 deems a medical emergency.
- 10 (2) The abortion is necessary to preserve the life of an
- ll unborn child.
- 12 (3) The unborn child is afflicted with a severe fetal
- 13 abnormality.
- 14 b. If an abortion is performed under this subsection, the
- 15 physician shall terminate the pregnancy in the manner which,
- 16 in the physician's reasonable medical judgment, provides the
- 17 best opportunity for an unborn child to survive, unless, in the
- 18 physician's reasonable medical judgment, termination of the
- 19 pregnancy in that manner would pose a greater risk than any
- 20 other available method of the death of the pregnant woman or
- 21 of the substantial and irreversible physical impairment of a
- 22 major bodily function. A greater risk shall not be deemed to
- 23 exist if it is based on a claim or diagnosis that the pregnant
- 24 woman will engage in conduct which would result in the pregnant
- 25 woman's death or in substantial and irreversible physical
- 26 impairment of a major bodily function.
- 27 3. A physician who performs or attempts to perform an
- 28 abortion shall report to the department, on a schedule and in
- 29 accordance with forms and rules adopted by the department, all
- 30 of the following:
- 31 a. If a determination of probable postfertilization age of
- 32 the unborn child was made, the probable postfertilization age
- 33 determined and the method and basis of the determination.
- 34 b. If a determination of probable postfertilization age of
- 35 the unborn child was not made, the basis of the determination

H-8362 -4-

- 1 that a medical emergency existed or that the unborn child was
- 2 afflicted with a severe fetal abnormality.
- c. If the probable postfertilization age of the unborn
- 4 child was determined to be fifteen or more weeks, the basis
- 5 of the determination of a medical emergency, the basis of the
- 6 determination that the unborn child was afflicted with a severe
- 7 fetal abnormality, or the basis of the determination that the
- 8 abortion was necessary to preserve the life of an unborn child.
- 9 d. The method used for the abortion and, in the case of
- 10 an abortion performed when the probable postfertilization age
- 11 was determined to be fifteen or more weeks, whether the method
- 12 of abortion used was one that, in the physician's reasonable
- 13 medical judgment, provided the best opportunity for an unborn
- 14 child to survive or, if such a method was not used, the basis
- 15 of the determination that termination of the pregnancy in
- 16 that manner would pose a greater risk than would any other
- 17 available method of the death of the pregnant woman or of the
- 18 substantial and irreversible physical impairment of a major
- 19 bodily function.
- 20 4. a. By April 1, annually, the department shall issue a
- 21 public report providing statistics for the previous calendar
- 22 year, compiled from the reports for that year submitted in
- 23 accordance with subsection 3. The department shall ensure that
- 24 none of the information included in the public reports could
- 25 reasonably lead to the identification of any woman upon whom an
- 26 abortion was performed.
- 27 b. (1) A physician who fails to submit a report by the end
- 28 of thirty days following the due date shall be subject to a
- 29 late fee of one hundred dollars for each additional thirty-day
- 30 period or portion of a thirty-day period the report is overdue.
- 31 (2) A physician required to report in accordance with
- 32 subsection 3 who has not submitted a report or who has
- 33 submitted only an incomplete report more than one year
- 34 following the due date, may, in an action brought in the
- 35 manner in which actions are brought to enforce chapter 148,

H-8362 -5-

- 1 be directed by a court of competent jurisdiction to submit a
- 2 complete report within a time period stated by court order or
- 3 be subject to contempt of court.
- 4 (3) A physician who intentionally or recklessly falsifies
- 5 a report required under this section is subject to a civil
- 6 penalty of five hundred dollars.
- 7 5. Any medical facility in which a physician is authorized
- 8 to perform an abortion shall implement written medical
- 9 policies and procedures consistent with the requirements and
- 10 prohibitions of this chapter.
- 11 6. The department shall adopt rules to implement this
- 12 section.
- 13 Sec. 4. NEW SECTION. 146C.4 Civil actions and penalties.
- 14 l. Failure of a physician to comply with any provision of
- 15 section 146C.3, with the exception of the late filing of a
- 16 report or failure to submit a complete report in compliance
- 17 with a court order, is grounds for licensee discipline under
- 18 chapter 148.
- 19 2. A woman upon whom an abortion has been performed in
- 20 violation of this chapter may maintain an action against the
- 21 physician who performed the abortion in intentional or reckless
- 22 violation of this chapter for actual damages.
- 23 3. A woman upon whom an abortion has been attempted in
- 24 violation of this chapter may maintain an action against the
- 25 physician who attempted the abortion in intentional or reckless
- 26 violation of this chapter for actual damages.
- 27 4. A cause of action for injunctive relief to prevent a
- 28 physician from performing abortions may be maintained against a
- 29 physician who has intentionally violated this chapter by the
- 30 woman upon whom the abortion was performed or attempted, by
- 31 a parent or guardian of the woman if the woman is less than
- 32 eighteen years of age at the time the abortion was performed
- 33 or attempted, by a current or former licensed health care
- 34 provider of the woman, by a county attorney with appropriate
- 35 jurisdiction, or by the attorney general.

Н-8362 -6-

- 1 5. If the plaintiff prevails in an action brought under
- 2 this section, the plaintiff shall be entitled to an award for
- 3 reasonable attorney fees.
- 4 6. If the defendant prevails in an action brought under
- 5 this section and the court finds that the plaintiff's suit was
- 6 frivolous and brought in bad faith, the defendant shall be
- 7 entitled to an award for reasonable attorney fees.
- 8 7. Damages and attorney fees shall not be assessed against
- 9 the woman upon whom an abortion was performed or attempted
- 10 except as provided in subsection 6.
- 11 8. In a civil proceeding or action brought under this
- 12 chapter, the court shall rule whether the anonymity of any
- 13 woman upon whom an abortion has been performed or attempted
- 14 shall be preserved from public disclosure if the woman does not
- 15 provide consent to such disclosure. The court, upon motion
- 16 or on its own motion, shall make such a ruling and, upon
- 17 determining that the woman's anonymity should be preserved,
- 18 shall issue orders to the parties, witnesses, and counsel
- 19 and shall direct the sealing of the record and exclusion of
- 20 individuals from courtrooms or hearing rooms to the extent
- 21 necessary to safeguard the woman's identity from public
- 22 disclosure. Each such order shall be accompanied by specific
- 23 written findings explaining why the anonymity of the woman
- 24 should be preserved from public disclosure, why the order is
- 25 essential to that end, how the order is narrowly tailored to
- 26 serve that interest, and why no reasonable less restrictive
- 27 alternative exists. In the absence of written consent of the
- 28 woman upon whom an abortion has been performed or attempted,
- 29 anyone, other than a public official, who brings an action
- 30 under this section shall do so under a pseudonym. This
- 31 subsection shall not be construed to conceal the identity
- 32 of the plaintiff or of witnesses from the defendant or from
- 33 attorneys for the defendant.
- 34 9. This chapter shall not be construed to impose civil
- 35 or criminal liability on a woman upon whom an abortion is

Н-8362 -7-

- 1 performed or attempted.
- 2 Sec. 5. EFFECTIVE DATE. This Act, being deemed of immediate
- 3 importance, takes effect upon enactment.>>
- 2. Title page, lines 1 and 2, by striking <fetal body parts
- 5 and providing penalties. > and inserting <an unborn child,
- 6 providing penalties, and including effective date provisions.>
- 7 3. By renumbering as necessary.>

By RIZER of Linn

H-8362 FILED APRIL 4, 2018

н-8362 -8-

H-8369

- 1 Amend Senate File 2227, as passed by the Senate, as follows:
- 2 1. Page 1, line 6, after <law;> by inserting <the complete</pre>
- 3 text of any questions or propositions submitted to the
- 4 registered voters of the county by the board of supervisors,
- 5 which shall be published with the required notice of a general
- 6 or special election;>

By McKEAN of Jones

H-8369 FILED APRIL 4, 2018

н-8369 -1-

H-8360

- 1 Amend Senate File 2230, as passed by the Senate, as follows:
- 2 l. Page 1, by striking lines 4 through 10 and inserting:
- 3 < 1. a. Kidnapping where A person commits kidnapping in the
- 4 second degree under any of the following circumstances:
- 5 <u>(1) Where</u> the purpose is to hold the victim for ransom or 6 where.
- 7 (2) Where the kidnapper is armed with a dangerous weapon is kidnapping in the second degree.
- 9 (3) Where the victim is a child under sixteen years of age
- 10 other than a kidnapping of such a child by a person whose sole
- 11 purpose of the kidnapping is to assume custody of the person's
- 12 child, grandchild, great-grandchild, sibling, or ward.
- b. Kidnapping in the second degree is a class "B" felony.>
- 2. By renumbering as necessary.

By OLSON of Polk

H-8360 FILED APRIL 4, 2018

H-8361

- 1 Amend Senate File 2230, as passed by the Senate, as follows:
- 2 1. Page 1, after line 14 by inserting:
- 3 <Sec. . Section 717B.1, Code 2018, is amended by adding
- 4 the following new subsection:
- 5 NEW SUBSECTION. 6A. "Magistrate" means the same as defined
- 6 in section 801.4.
- 7 Sec. . NEW SECTION. 717B.5A Initial appearance —
- 8 pretrial release.
- 9 1. At the time of a defendant's initial appearance for a
- 10 charge involving a violation of this chapter, a magistrate's
- ll order for the defendant's pretrial release from custody may
- 12 impose a condition that prohibits or restricts the defendant
- 13 from doing any of the following:
- 14 a. Acquiring an ownership interest in a dog or cat.
- 15 b. Acquiring or retaining custody of a dog or cat.
- 16 c. Residing in a dwelling located on the same premises where
- 17 a dog or cat is kept.
- 18 2. The condition imposed pursuant to this section shall be
- 19 in addition to any other provision allowed or required to be
- 20 part of the magistrate's order for the defendant's pretrial
- 21 release under chapter 811.
- 22 Sec. . NEW SECTION. 717B.5B Sentencing order —
- 23 prohibition.
- 24 1. At the time of a person's sentencing for an offense
- 25 involving a violation of this chapter, the court's order may
- 26 prohibit or restrict the defendant from doing any of the
- 27 following:
- 28 a. Acquiring an ownership interest in a dog or cat.
- 29 b. Acquiring or retaining custody of a dog or cat.
- 30 c. Residing in a dwelling located on the same premises where
- 31 a dog or cat is kept.
- 32 2. The prohibition or restriction imposed pursuant to this
- 33 section shall be for not less than one year commencing on the
- 34 date that the convicted person is placed on probation, released
- 35 on parole or work release, or released from incarceration or

н-8361 -1-

- 1 from placement in a juvenile facility.
- 2 3. The prohibition or restriction imposed pursuant to this
- 3 section shall be in addition to any other provision allowed
- 4 or required to be part of a sentencing order, including those
- 5 conditions imposed pursuant to section 717B.3A for animal
- 6 torture.
- 7 4. A person who violates the prohibition or restriction
- 8 imposed pursuant to this section commits a simple misdemeanor.>
- 9 2. Title page, line 1, by striking <kidnapping in the second
- 10 degree> and inserting <criminal offenses involving kidnapping
- ll or injury to animals>
- 3. By renumbering as necessary.

By WOLFE of Clinton

H-8361 FILED APRIL 4, 2018

H-8361 -2-

H-8365

- 1 Amend the amendment, H-8340, to Senate File 2311, as
- 2 amended, passed, and reprinted by the Senate, as follows:
- 3 l. Page 4, by striking lines 10 and 11.
- 4 2. By striking page 10, line 26, through page 11, line 4.
- 5 3. By renumbering as necessary.

By FORBES of Polk

H-8365 FILED APRIL 4, 2018

н-8365 -1-

H-8366

- 1 Amend the amendment, H-8340, to Senate File 2311, as
- 2 amended, passed, and reprinted by the Senate, as follows:
- 3 l. By striking page 9, line 35, through page 10, line 1, and 4 inserting:
- 5 <Sec. . Section 476.6, subsection 17, Code 2018, is
- 6 amended to read as follows:
- 7 17. Energy efficiency program financing. The board may shall
- 8 require each rate-regulated gas or electric public utility to
- 9 offer qualified customers the opportunity to enter into an
- 10 agreement for the amount of moneys reasonably necessary to
- 11 finance cost-effective energy efficiency improvements to the
- 12 qualified customers' residential dwellings or businesses.>
- 2. By renumbering as necessary.

By FORBES of Polk

H-8366 FILED APRIL 4, 2018

Н-8366 -1-

H-8367

- 1 Amend the amendment, H-8340, to Senate File 2311, as
- 2 amended, passed, and reprinted by the Senate, as follows:
- 3 1. By striking page 7, line 20, through page 8, line 12, and 4 inserting:
- 5 <(2) The board may approve, reject, or modify the plans and>
- 6 2. Page 8, by striking lines 18 through 26.
- 7 3. Page 8, line 27, by striking <(4)> and inserting <(3)>
- Page 8, line 28, by striking < the office of consumer
- 9 advocate or> and inserting <the office of consumer advocate or>
- 10 5. Page 9, by striking lines 13 through 16 and inserting

11 <paragraph "e".>

By FORBES of Polk

H-8367 FILED APRIL 4, 2018

H-8367 -1-